1 OLIVER J. PANCHERI, ESQ. JEAN-PAUL CIARDULLO, ESQ. (pro hac vice) California Bar No. 284170 Nevada Bar No. 7476 2 JESSICA M. LUJAN, ESO. FOLEY & LARDNER LLP Nevada Bar No. 14913 555 Flower Street, Suite 3300 3 **SPENCER FANE LLP** Los Angeles, California 90071 Tel: (213) 972-4500 300 South Fourth Street, Suite 1600 4 Las Vegas, Nevada 89101 Fax: (213) 486-0065 Tel.: (702) 791-0308 Email: jciardullo@foley.com 5 Fax: (702) 791-1912 Email: opancheri@spencerfane.com 6 ilujan@spencerfane.com 7 STEWART RAY NELSON, ESQ. 8 (pro hac vice) Utah Bar No. 17286 9 HANNAH L. ANDREWS, ESQ. (pro hac vice) 10 Utah Bar No. 18157 11 FOLEY & LARDNER LLP 95 South State Street, Suite 2500 12 Salt Lake City, UT 84111 Tel.: (801) 401-8900 13 Email: srnelson@foley.com handrews@foley.com 14 15 Attorneys for Plaintiffs/Counterdefendants 16 UNITED STATES DISTRICT COURT 17 DISTRICT OF NEVADA 18 PARADISE ENTERTAINMENT LIMITED, a Bermuda corporation; and Case No. 2:24-cv-00428-JCM-BNW 19 LT GAME, INC., a Nevada corporation, JOINT STIPULATION TO EXTEND CASE 20 **DEADLINES** Plaintiffs. 21 [SECOND REQUEST] v. 22 EMPIRE TECHNOLOGICAL GROUP 23 LIMITED, a Nevada corporation; **GAMING SPECIALIZED LOGISTICS** 24 LLC, a Nevada limited liability company; 25 LINYI FENG, an individual; ROY KELCEY ALLISON, an individual; and 26 DARYN KIELY, an individual, 27 Defendants. 28

STIPULATION Case No. 2:24-cv-00428-JCM-BNW

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Plaintiffs Paradise Entertainment Limited ("Paradise") and LT Game, Inc. ("LT Game") (collectively "Plaintiffs") and Defendants Empire Technological Group Limited ("Empire"), Linyi (Frank) Feng, Roy Kelcey Allison, Gaming Specialized Logistics LLC ("GSL"), and Daryn Kiely (collectively, "Defendants") by and through their undersigned counsel of record, hereby stipulate and agree to a 90-day extension of the case deadlines for two main reasons: (1) to allow for overseas service upon the proposed new defendant Betty Zhao in China, as well as discovery with respect to her, should the Court grant Plaintiffs' pending unopposed Motion for Leave to Amend the Complaint (ECF No. 63), and (2) to allow Defendants time to make a substantial new production of documents related to Plaintiffs' recently filed Motions to Compel (ECF Nos. 55 and 58) prior to further briefing on those Motions, in case such production may moot a substantial portion of the Motions and save the Court judicial resources.

The Parties note that they have also scheduled a mediation in April.

The Parties are making their request well in advance of the current May 30, 2025 fact discovery cut-off, and submit that there is good cause for the schedule extension, as discussed below. The Parties' request follows on a previous Joint Stipulation on November 22, 2024 (ECF No. 44), that is discussed below.

A. Background

Plaintiffs filed their Complaint on March 1, 2024, alleging that, since approximately 2017, Defendants have been engaged in misconduct including fraud, breach of fiduciary duties, trade secret misappropriation, copyright infringement, and breach of contract, among other claims. (ECF No. 1.) Defendants deny Plaintiffs' allegations, maintain that they are not liable for the alleged misconduct, and have alleged their own counterclaims.

Since then, the Parties have conducted significant written discovery and produced a voluminous amount of documents. Document discovery has spanned a period of more than seven years and touches upon almost all aspects of the Parties' business operations. This has resulted in each side reviewing and producing records from document collections that have turned out to be terabytes in size. The Parties also anticipate that over twenty (20) depositions may be taken by the time discovery closes, with the first six of those having been completed.

B. Plaintiffs' Proposed Amended Complaint, And New Defendant In China

On February 27, 2025 (the deadline for filing motions to amend the pleadings), Plaintiffs filed their Motion to Amend (ECF No. 63), which among other things seeks to add a new defendant, Betty Zhao, to the case based upon materials obtained during the discovery period. Defendants have not opposed the amendment.

Ms. Zhao is located in China, which as a practical matter is expected to result in her not making an appearance in this case until May or June of 2025. Thus, the Parties agree that there would not be sufficient time left in the current discovery period to allow Ms. Zhao to enter the case, and to also allow her to participate in discovery before the May 30, 2025 discovery cut-off. Defendants' counsel are currently determining if they will be representing Ms. Zhao, but Defendants agree regardless that more time would be needed to allow her participation in the case.

C. Plaintiffs' Recent Motions To Compel

On November 22, 2024, the Parties filed a Joint Stipulation with the Court (ECF No. 44) seeking an extension of the original case schedule in view of a complicated discovery dispute that had arisen with respect to claims of privilege regarding Defendants' communications with the law firm Lewis Roca. On November 25, 2024, the Court granted the Parties' requested schedule extension, moving the close of fact discovery to May 30, 2025, to allow the parties time to attempt to resolve the issue. (ECF No. 45.) The parties have since worked in good faith to address the issue, while also otherwise diligently engaging in substantial ongoing discovery, including a series of depositions that is expected to continue over the next few months. Defendants served two lengthy privilege logs, and the Parties continued to confer on the issue. However, on February 24, 2025, Plaintiffs filed a Motion to Compel seeking production of the Lewis Roca records, or in the alternative seeking an in-camera review by the Court of those records. (ECF No. 55.)

On February 25, 2025, Plaintiffs also filed a second Motion to Compel directed to five categories of documents and information. (ECF No. 58.) The Court granted Plaintiffs' request to exceed normal page limits because of the length of the motion.

Defendants contend that responding to both Motions to Compel – which Plaintiffs concede are lengthy – would take a substantial amount of time, but more importantly that a significant portion of the

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Motions to Compel might be mooted by a forthcoming sizeable document production(s). Defendants have agreed to complete their further production(s) by March 28, 2025, and expect it to comprise thousands of documents that touch on categories of documents in both motions to compel and other outstanding discovery requests. Defendants agree to generally identify, at the time of production, which documents in their productions that are responsive to which categories of documents Plaintiffs identified in their motions. The Parties propose that Plaintiffs then review Defendants' document production, whereupon by April 18, 2025, Plaintiffs will either (1) file a notice indicating their intent to maintain or withdraw any of their pending motions, or (2) file amended motions based upon Defendants' intervening document production. The Parties propose that Defendants deadline to respond to any remaining operative motions be extended to three (3) weeks from that filing date, and that Plaintiffs be allowed two (2) weeks for reply.

D. **Statement Specifying the Discovery Completed and What Remains**

The Parties have diligently conducted expansive discovery to-date, which has included:

- Review and production of several hundred thousand documents amounting to many terabytes of data
- 6 depositions of former employees of Plaintiffs and Defendants, with potentially more than 20 depositions planned in total
- 29 subpoenas served to non-party witnesses seeking documents and depositions (though depositions dates have not yet been scheduled)
- Defendants' production of lengthy privilege logs with respect to the Lewis Roca records
- A cumulative total of 108 Interrogatories served among the Parties
- A cumulative total of 238 Requests for Production served among the Parties
- Numerous meet and confers

Document discovery has spanned a period of time of almost a decade, and touches upon almost all aspects of the Parties' US business operations. This has resulted in each side reviewing and producing records from document collections that have turned out to be terabytes in size, which is beyond what the parties originally expected at the start of the case. Additionally, the Parties have been preparing for an inperson source code review in Las Vegas.

For their own part, Plaintiffs state here that they were previously unaware of the large number of

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people who have been employed by Empire, which has increased the expected witness count and led to a number of subpoenas to former employees. The Parties are still coordinating those depositions and otherwise managing the non-party discovery.

The Parties have also exchanged numerous discovery deficiency letters and engaged in repeated meet and confer sessions and other correspondence over the past several months. The Parties have been working diligently to try to resolve their discovery disputes by good faith negotiation rather than motion practice.

In sum, discovery still to be completed includes:

- Defendants' forthcoming production discussed supra relating to the Motions to Compel
- Completion of any other remaining document review and production
- Source code review
- Coordination with the subpoenaed non-parties, receiving their document productions, and arranging their depositions
- Noticing and taking of party depositions, including coordination with overseas witnesses
- Further conferences to resolve any open discovery issues

E. The Parties' Requested Extension

In view of (1) the anticipated addition of Ms. Zhao to the lawsuit, (2) the Parties' proposal for attempting a more orderly resolution of the Motions to Compel that might save the Court substantial judicial resources, and (3) the otherwise substantial amount of discovery still underway, the Parties respectfully request a 90-day extension of the case schedule. This Parties have been diligently engaged in discovery to-date, and submit that good cause exists supporting the request so as to allow the orderly completion of discovery – including as to Ms. Zhao – as well as sufficient time to try to resolve a complex discovery dispute. The Parties further note that they have scheduled a private mediation in April.

The proposed updated case schedule is shown below.

Event	Current Deadlines	Parties' Proposal
Provide initial disclosures under Rule 26(a)	[already complete]	

Last day to file motion to amend pleadings and add parties absent showing of good cause under Rule 16(b)	[already complete]	
Close of Fact Discovery	May 30, 2025	August 29, 2025
Last day to serve initial expert reports on topics on which the party bears the burden of proof and materials relied upon by experts	June 30, 2025	September 30, 2035
Last day to serve rebuttal experts on topics on which the party does not bear the burden of proof and materials relied upon by rebuttal experts	July 28, 2025	October 27, 2025
Close of Expert Discovery (including expert depositions)	August 22, 2025	November 21, 2025
Deadline to file dispositive motions	September 19, 2025	December 19, 2025
Deadline to file opposition to dispositive motions	October 10, 2025	January 23, 2026
Deadline to file replies to dispositive motions	October 24, 2025	February 6, 2026
Deadline to file Rule 702 (Daubert) motions	November 21, 2025	March 6, 2026
Deadline to file opposition to Rule 702 (Daubert) motions	December 12, 2025	March 27, 2026
Deadline to file replies to Rule 702 (Daubert) motions	December 19, 2025	April 3, 2026

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ORDERS Plaintiffs to file either a notice or amended motions by April 18, 2025, and EXTEN	1 2	Deadline to file Pretrial Order if no dispositive mare filed	notions	October 20, 2025	January 23, 2026		
Dated this 3rd day of March, 2025. Dated this 3rd day of March, 2025.	3	IT IS SO STIPULATED.					
S. Jessica M. Lujan OLIVER J. PANCHERI, ESQ. (NBN 7476) JESSICA M. LUJAN, ESQ. (NBN 14913) SPENCER FANE LLP 300 S. 4th Street, Suite 1600 Las Vegas, Nevada 89101 Tel.: (702) 791-0308 / Fax: (702) 791-1912 Email: opancheri@spencerfane.com ilujan@spencerfane.com jlujan@spencerfane.com jlujan@spencerfane.com jlujan@spencerfane.com JEAN-PAUL CIARDULLO, ESQ. (pro hac vice) California Bar No. 284170 FOLEY & LARDNER LLP ST5 Flower Street, Suite 3300 Los Angeles, California 90071 Tel: (213) 972-4500 Fax: (213) 972-4500 Fax: (213) 978-4500 Fax: (213) 978-	4						
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JESSICA M. LUJAN, ESQ. (NBN 14913) SPENCER FANE LLP 300 S. 4th Street, Suite 1600 Las Vegas, Nevada 89101 Tel.: (702) 791-0308 / Fax: (702) 791-1912 Email: opancheri@spencerfane.com jlujan@spencerfane.com MARK T. OAKES, ESQ. (pro hac vice) NORTON ROSE FULBRIGHT US LL 98 San Jacinto Boulevard, Suite 1100 Austin, Texas 78701-4255 Telephone: (312) 474-5201 Facsimile: (312) 536-4598 Email: mark.oakes@nortonrosefulbright.com zach.mehenry@nortonrosefulbright.com zach.mehenry@nort	6				(AIDM (102)		
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Las Vegas, Nevada 89101 Tel.: (702) 791-0308 / Fax: (702) 791-1912 Email: opancheri@spencerfane.com ilujan@spencerfane.com ilujan@spencer	8				Floor		
Tel.: (702) 791-0308 / Fax: (702) 791-1912 Email: opancheri@spencerfane.com	9	1	Tel.: (7	(702) 382-2101 / Fax: (7	702) 382-8135		
MARK T. OAKES, ESQ. (pro hac vice) ZACHARY P. MCHENRY, ESQ. (pro hac vice) ZACHARY P. MCHENRY, ESQ. (pro hac vice) California Bar No. 284170 FOLEY & LARDNER LLP 555 Flower Street, Suite 3300 Los Angeles, California 90071 Tel: (213) 972-4500 Fax: (213) 486-0065 Email: jciardullo@foley.com Attorneys for Plaintiff ORDER The Court, having reviewed the above stipulation of the parties, and good cause appears hereby GRANTS the above stipulation, ADOPTS the proposed discovery deadlines as set fort ORDERS Plaintiffs to file either a notice or amended motions by April 18, 2025, and EXTEN Defendants' deadlines to respond to Plaintiffs' motions to compel (ECF Nos. 55 and 58) until M IT IS SO ORDERED. MARK T. OAKES, ESQ. (pro hac vice) ZACHARY P. MCHENRY, ESQ. (pro hac vice) ETHAN GLENN, ESQ. (pro hac vice) ZACHARY P. MCHENRY, ESQ. (pro hac vice) ZACHARY P. MCHENRY, ESQ. (pro hac vice) ZACHARY P. MCHENRY, ESQ. (pro hac vice) NORTON ROSE FULBRIGHT US LL 98 San Jacinto Boulevard, Suite 1100 Austin, Texas 78701-4255 Telephone: (512) 474-5201 Facsimile: (612) 536-4598 Email: mark.oakes@nortonrosefulbright.com ethan.glenn@nortonrosefulbright.com ethan.glenn@norton			Email:	preilly@bhfs.com			
JEAN-PAUL CIARDULLO, ESQ. (pro hac vice) California Bar No. 284170 FOLEY & LARDNER LLP S55 Flower Street, Suite 3300 Los Angeles, California 90071 Tel: (213) 972-4500 Fax: (213) 486-0065 Email: jeiardullo@foley.com Attorneys for Plaintiff The Court, having reviewed the above stipulation of the parties, and good cause appearing hereby GRANTS the above stipulation, ADOPTS the proposed discovery deadlines as set fort. ORDERS Plaintiffs to file either a notice or amended motions by April 18, 2025, and EXTEN Defendants' deadlines to respond to Plaintiffs' motions to compel (ECF Nos. 55 and 58) until No. 17 is a company of the parties. IT IS SO ORDERED. DATED: March 4, 2025			MARK ZACH	T. OAKES, ESQ. (<i>pro</i> ARY P. MCHENRY, I	o hac vice) ESQ. (pro hac vice)		
Austin, Texas 78701-4255 Telephone: (512) 474-5201 Tel: (213) 972-4500 Fax: (213) 486-0065 Email: jciardullo@foley.com Attorneys for Plaintiff ORDER The Court, having reviewed the above stipulation of the parties, and good cause appearing hereby GRANTS the above stipulation, ADOPTS the proposed discovery deadlines as set fort ORDERS Plaintiffs to file either a notice or amended motions by April 18, 2025, and EXTEN Defendants' deadlines to respond to Plaintiffs' motions to compel (ECF Nos. 55 and 58) until M IT IS SO ORDERED. DATED: March 4, 2025		California Bar No. 284170	ETHA NORT	N GLENN, ESQ. (<i>pro i</i> F ON ROSE FULBRIC	hac vice) GHT US LLP		
Los Angeles, California 90071 Tel: (213) 972-4500 Fax: (213) 486-0065 Email: jciardullo@foley.com Attorneys for Plaintiff ORDER The Court, having reviewed the above stipulation of the parties, and good cause appears hereby GRANTS the above stipulation, ADOPTS the proposed discovery deadlines as set fort ORDERS Plaintiffs to file either a notice or amended motions by April 18, 2025, and EXTEN Defendants' deadlines to respond to Plaintiffs' motions to compel (ECF Nos. 55 and 58) until M IT IS SO ORDERED. DATED: March 4, 2025	13				te 1100		
Fax: (213) 486-0065 Email: jciardullo@foley.com Attorneys for Plaintiff The Court, having reviewed the above stipulation of the parties, and good cause appears hereby GRANTS the above stipulation, ADOPTS the proposed discovery deadlines as set fort ORDERS Plaintiffs to file either a notice or amended motions by April 18, 2025, and EXTEN Defendants' deadlines to respond to Plaintiffs' motions to compel (ECF Nos. 55 and 58) until North IT IS SO ORDERED. The Court, having reviewed the above stipulation of the parties, and good cause appears hereby GRANTS the above stipulation, ADOPTS the proposed discovery deadlines as set fort or or amended motions by April 18, 2025, and EXTEN Defendants' deadlines to respond to Plaintiffs' motions to compel (ECF Nos. 55 and 58) until North IT IS SO ORDERED. DATED: March 4, 2025	13	Los Angeles, California 90071					
Email: jciardullo@foley.com Attorneys for Plaintiff The Court, having reviewed the above stipulation of the parties, and good cause appears hereby GRANTS the above stipulation, ADOPTS the proposed discovery deadlines as set fort ORDERS Plaintiffs to file either a notice or amended motions by April 18, 2025, and EXTEN Defendants' deadlines to respond to Plaintiffs' motions to compel (ECF Nos. 55 and 58) until M IT IS SO ORDERED. The Court, having reviewed the above stipulation of the parties, and good cause appears hereby GRANTS the above stipulation, ADOPTS the proposed discovery deadlines as set fort ORDERS Plaintiffs to file either a notice or amended motions by April 18, 2025, and EXTEN Defendants' deadlines to respond to Plaintiffs' motions to compel (ECF Nos. 55 and 58) until M IT IS SO ORDERED. DATED: March 4, 2025	14				sefulbright.com		
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The Court, having reviewed the above stipulation of the parties, and good cause appears thereby GRANTS the above stipulation, ADOPTS the proposed discovery deadlines as set fort ORDERS Plaintiffs to file either a notice or amended motions by April 18, 2025, and EXTEN Defendants' deadlines to respond to Plaintiffs' motions to compel (ECF Nos. 55 and 58) until No. 11 IS SO ORDERED. IT IS SO ORDERED. DATED: March 4, 2025	16	Attorneys for Plaintiff	Attorne	eys for Defendants			
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23 24 25 26 UNITED STATES MAGISTRATE JUDGE DATED: March 4, 2025	21	ORDERS Plaintiffs to file either a notice or amended motions by April 18, 2025, and EXTENDS					
24 25 26 UNITED STATES MAGISTRATE JUDGE DATED: March 4, 2025	22	Defendants' deadlines to respond to Plaintiffs' motions to compel (ECF Nos. 55 and 58) until May 2, 2025.					
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